

## Moral and Religious.

**To-morrow!** Who can tell how much is embraced in this question? Though a few hours intervene between it and us—tho' it will soon commence its course—who is there that can read its single page and pronounce the character of its events?

**To-morrow!** Those who are now gay may be sad. Those who are now walking the avenues to pleasure, led by the hand of hope, may be the subjects of intense sorrow. Prosperity may change into adversity.

Those who are now on the mountain summit may be in the valley. That rosy cheek may be over-spread with paleness—the step falter. DEATH may have overtaken us.

**To-morrow!** It may entirely change the course of our lives. It may form a new era in our existence.—What we fear may not happen.

**To-morrow!** Away with anxiety. Let us lean on Providence. There is a Being to whom all distinctions of time are the same, and who is able to dispose every thing for our wise improvement.

**BENEVOLENCE.** I reverence the man, says the eloquent Dean Kirwan, whose gentle spirit flies out to soothe the mourner, whose ear is attentive to the voice of sorrow; whose pittance is shared among those who are not the world's friends; whose bountiful hand scatters food to the hungry, and raiment to the naked; and whose peaceful steps, as he journeyeth on his way, are blessed again by the uplifted eye of thankful indigence and the sounds of honest gratitude, from the lips of the unfortunate.

## THE THREE THINGS.

At the beginning of the year, being requested to write in a book, a distich or sentence that might be useful to young people, I penned down the following, and if you can make it either profitable to yourselves or to your scholars, it will be turning the matter to a good account.

While hours, and days, and years revolve,  
Consider! Catechise! Resolve!

You will see at once that this is a text from which you may preach to yourselves or to others a long sermon. Consider the past, the present, and the future—what you have done, what you are doing, and what you purpose to perform—what you have been, what you are, and what you will yet be. Catechise yourselves, your failings, and your faults, your want of patience, love, zeal, and perseverance. And resolve to become humbler, kinder, wiser, and better; to improve what is good, and correct what is evil in your hearts; and to seek more fervently strength and grace from above, to enable you to follow out all your intentions. Again I say, "Consider! Catechise! Resolve!" [Anonymous.]

**THE SABBATH IN SCOTLAND.** Mr Weed, editor of the Albany Journal, who is on a visit to Great Britain, thus writes, in one of his letters:

"Scotland, you know, is distinguished for its observance of the Sabbath. There are no modes of conveyance here on Sunday. Railways, steamers, and coaches rest on the Sabbath. This morning (Sunday) the streets and markets, that were so thronged last night, and in which there was all the noise and confusion of Babel, are now totally deserted. No sound from voice or footstep is heard. Even upon the Quay, where loafers most do congregate, there is silence and solitude."

## Youth's Department.

From the Boys' and Girls' Magazine.

## Story of Lewis, the Poor Boy.

"Does the Lord love me."

A gentleman walking down a narrow street in Boston, one chilly morning, was accosted by a ragged boy, whose face was bathed in tears, and his voice half choked with sobs.

"Don't you want a boy, sir, to take care of your horse and run of errands?"

"No, I have a boy in my store. I keep no horse, and if I did—"

The gentleman did not finish his sentence, but the lad readily interpreted the pause, and the look which accompanied it. Speech could not have said more plainly, "You are not such a one as I should be ready to employ." He turned away in a hopeless, and at the same time with an angry look, threw himself upon a door-step and sobbed heavily. The gentleman went on a few steps, but presently moved by his distress, turned and came back to him.

"You are a hard-hearted rich man," cried the boy, as he approached him. "All the rich are alike. You despise the poor."

"No, no; you are mistaken, my lad," said the gentleman, in a mild and soothing tone. "I pity your distress. Where do you live?"

"Nowhere!"

"What! have you no home, then?"

"I was kicked out of doors last night, and have been in the street ever since."

"Have you no parents?"

At this question, the boy's tears burst forth afresh; he struggled to subdue his sobs, but the effort only made them more convulsive. The gentleman sat down by his side, upon the stone step; and at this token of sympathy, the full torrent of grief burst forth in a loud and passionate fit of crying. In a few minutes it subsided, and wiping his tears with the sleeve of his coat, the boy sat up, and fixed his eyes upon his questioner.

"I have a father," said he, "but I might as well have none. He went off a great while ago. I can hardly remember him. I have a mark, though to remember him by, and I know I used to run and hide whenever he came into the house." As he spoke, he turned the matted curls away from his temple, to display a large scar.

"And your mother, where is she?"

"I had somebody to love me while she lived," said the boy, with a quivering lip. "She worked hard for me, and I did not mind anything about it, till she died. If she were alive, I would work hard for her, now. Since she died, I have been kicked and cuffed about, by the people in the house. Sometimes I have been almost starved. Last night they told me I should no longer have a shelter for my head there."

Yes, they turned me out, and I hope they will have to sleep on the cold stones themselves, yet."

"Oh, do not say so! That is not the right spirit. I will see what can be done with you—though I hardly know how to recommend you. Are you a good boy?"

"No, sir."

"That is honest! It seems that, at least, you are ready to tell the truth," said the gentleman, smiling.

"I am willing to work, sir, and I will engage to give anybody who will employ me, the worth of his money in hard labor. I have worked a little at a stable, and can manage horses."

"Come with me, then."

The gentleman took him to a shop, where he exchanged his rags for a decent suit, which at once made a wonderful change in the appearance and manner of the boy. He received the clothes with an independent air, and without thanks, as if he understood that he was to pay for them by his future exertions. He held up his head, threw back his square, strong shoulders, rubbed his hands together, and turned his bold, black eyes upon the gentleman, whom he regarded as his employer, as if to say, "I am ready and full of energy and strength. Only show me any thing to do!"

"I have a brother in the country, whom I will persuade, if I can, to employ you on his farm," said the kind gentleman. "Will you promise to be a good boy there?"

The boy looked down, and made no answer.

"What! Are you not willing to try to be a good boy? I hoped better things, from your face and appearance."

"I cannot promise, sir, when I don't know what you expect. I don't know how to be a good boy, sir. But I know how to work. If I am lazy, or disobedient, sir, let him give me nothing to eat. Ask him to try me, just to try me. I'll work for him, and never complain till I drop down!"

The gentleman took him to a victualer, whom he engaged to take care of him, and if possible, to employ him, till he could make arrangements for his removal into the country.

[Concluded next week.]

## STATE OF VERMONT.

ORLEANS COUNTY, SS.

IN CHANCERY—Fourth Circuit.

Perley Ayer Administrator of the estate of David Worthen, Orator.

vs.

John Wallis, Lewis Chase and David M. Hoyt, Defendants.

WHEREAS Perley Ayer, Administrator of the estate of David Worthen, late of Haverhill, in the county of Grafton and State of New Hampshire has filed in my office his bill of complaint against the said defendants, setting forth that the said John Wallis, late of Wheelock in the county of Caledonia, now of the Territory of Wisconsin, and the said Lewis Chase, late of Lyndon, now of Barton in the county of Orleans, on the 6th day of June, 1838, being indebted to said David Worthen then in life in the sum of thirteen hundred dollars, specified in nine promissory notes all of that date, one for \$200, payable April 1, 1839—five for \$100, each payable respectively on the 1st April 1840, 1st April 1841, 1st April 1842, 1st April 1843 and 1st April 1844, and three for \$200, each payable respectively on 1st April 1845, 1st April 1846, and 1st April 1847, and all on interest payable annually after the 1st day of April 1839, and to secure the payment thereof, the said Wallis and Chase on the said 6th day of June 1838 by their deed of bargain and sale, duly executed, conveyed to the Orator the following described land, situate in Wheelock aforesaid, to wit: two hundred acres lots numbered Ninety eight and ninety nine, also six acres adjoining hundred acre lot No. 99 taken off of half Lot No. 83 being the same premises deeded by David W. Choate to said John Wallis and Lewis Chase on said 6th June 1838 be the same more or less—with a condition annexed to said deed that if the John Wallis and Lewis Chase should pay or cause to be paid the said nine promissory notes according to their tenor, then said deed to be void otherwise in force,—that afterwards on the 17th November 1838 the said John Wallis and Lewis Chase by their deed of quitclaim, duly executed, conveyed unto David M. Hoyt, said Wheelock all their right and title to said premises, whereby and by virtue of which last mentioned quitclaim deed, the equity of redemption in the said mortgaged premises was conveyed to said Hoyt and his heirs and assigns—that the sum of money specified in said notes has not been paid according to the tenor thereof to said David Worthen in his life time nor to the Orator as administrator, but that the same with a large arrear of interest is still due, and that the estate and interest in said premises has now become absolute in the Orator as such administrator and representative of said Worthen; and praying a foreclosure of the equity of redemption in the premises above described.

AND WHEREAS it appears that the said John Wallis resides without this State, so that a subpoena cannot be served upon him, Therefore pursuant to the 60th section of the 24th chapter of the Revised Statutes of this State, notice is hereby given to the said John Wallis and he is hereby required to make his personal appearance before the Chancellor of the fourth Judicial Circuit of the State of Vermont at the Court house in Danville in said county of Caledonia on the first Tuesday of December next being the first day of the next stated term of the Court of Chancery in said county and make answer to said Bill of complaint and abide the order of said Chancellor in the premises. And the complainant in said bill is ordered to cause this order to be published three weeks successively in the Caledonian, a newspaper printed at St. Johnsbury in said Caledonia county, the last publication to be at least twenty days previous to the commencement of said next stated term of said Court of Chancery.

Given under my hand at Danville aforesaid this 19th day of October, A. D. 1843.

SAMUEL B. MATTOCKS Clerk.

CHARLES DAVIS, Solicitor. 325w3

## FIRST SOUND.

THE subscribers, having received their supply of

## Fall Goods,

have the pleasure of informing their customers and the public, that they have a more full, general and better selected assortment than they have ever offered before comprised in part of Beaver Cloth, Blue, Brown and Wool dyed Blk Cloth, Cassimeres, Doeskin, Silk Warp Alpaca, Do. Indiana Alpaca Lustre Poncherry, Chusan, Alpine, Merino Saxony, Mouse De Lane, Aelione, Plaid, Latest Style Prints, Mourning Prints, Do. Me. Del Lane, Fancy Patch, Shawls, Fancy Handkerchiefs, Ribbons, Bonnet Silks, Worsteds and Silk Fringe, Gimp, Lace Cuffs, I. R. Wristlets, Tarleton and Figured Laces, Silks, Satin Jean, Mitts, Lined Gloves, Rich Vestings, Alpaca Hdkfs, Face Shawls, Gent Scarfs, Ashburton Printed and Cotton Flannels, Coat Trimmings, &c. White Goods, Ticking, Sheetings, Drillings, Batting, Wadding, &c. &c. which they propose to sell on as good or better terms than their neighbors.

J. JEWETT & Co.

Barnet, Oct. 5, 1843. 322 tf.

NEW STORE  
At Peacham Corner.

THE subscribers would take this method to inform the inhabitants of the town and vicinity, that they have this day received from Boston

AN ENTIRE NEW STOCK OF

## Fall and Winter Goods,

such as English, French and American;

## W. I. Goods and Groceries;

## Hard Ware and Crockery;

## Paints and Medicines, &amp;c.

most of which have been purchased with cash at very low prices, and will be sold at a very small advance for cash or approved credit.

It is expected when a new store opens that they will sell Goods at a low price—and our word for it—all who buy of us shall not be disappointed in their expectations.

We invite all to call and examine the quality and prices of our goods before purchasing elsewhere.

EPHRAIM C. BROWN & CO.

Peacham, Sept. 30, 1843. 323m3

## STATE OF VERMONT.

ORLEANS COUNTY, SS.

IN CHANCERY—Fifth Circuit.

OLEM NEWCOMB,

Eli Wentworth, John Wentworth and Daniel P. Walworth.

WHEREAS Olem Newcomb of Derby, in the county of Orleans, has filed his bill of complaint stating in substance that Eli Wentworth of Orleans in the county of Orleans, on the 23d day of October, A. D. 1840, was indebted to the said Olem Newcomb in the sum of \$50 dollars specified in four promissory notes two of said notes dated Dec. 19, 1839, payable to Eli Wentworth or order in the sum of 100 dollars each, one on the 19th day of Dec. 1841, the other on the 19th day of December 1842, and two of said notes dated October 23d, 1840, one for \$100.00 payable to the said Olem Newcomb on the 19th December 1843—one for \$0 dollars payable as aforesaid on the 19th December 1844—all on annual interest, and in order to secure the payment thereof on the said 23d day of October, 1840, by deed of bargain and sale of that date conveyed to the said Olem Newcomb the following described land in Orleans in the county of Orleans aforesaid, to wit:

The whole of Lot No. 159.

That the said Eli Wentworth since the execution of the above mortgage to the said Newcomb has conveyed the same premises excepting 25 acres to John Wentworth then of Orleans aforesaid now gone to parts unknown, by deed dated March 15, 1842—that said John Wentworth by deed of mortgage on the same 15th March, A. D. 1842, conveyed the same premises to the said Eli Wentworth, which said deed of mortgage was by said Eli Wentworth on the 23d day of April, 1842, assigned, made over, and transferred, to Daniel P. Walworth; and praying for the foreclosure of the equity of redemption of said premises.

And whereas it appears that said John Wentworth resides without this State so that a subpoena cannot be served upon him, Therefore in pursuance of section 60, chapter 24 Revised Statutes, notice is hereby given to the said John Wentworth, and he is hereby required to appear before the Chancellor of the 5th Judicial Circuit of the State of Vermont at the Court House in Irasburgh in said county of Orleans on the fourth Tuesday of December next, being the next stated term of the court of Chancery in said county and make answer to the bill of complaint aforesaid and abide such order, direction and decree therein as to the said Chancellor shall seem meet. And the complainant in said bill is directed to cause this order to be published three weeks successively in the Caledonian printed at St. Johnsbury, in the county of Caledonia—the last publication to be at least twenty days previous to the fourth Tuesday of December next.

Dated at Irasburgh, in the county of Orleans, this 15th day of October, A. D. 1843.

HENRY M. BATES, Clerk.

S. B. COLBY, Solicitor. 325w3

## STATE OF VERMONT.

ORLEANS DISTRICT, SS.

The Hon. the Probate Court for the District of Orleans—To the heirs and creditors and all concerned in the estate of AMASA ARBET, late of Derby, deceased, intestate.

WHEREAS LEMUEL RICHMOND, Administrator of said deceased, has filed in this Court, his application in writing representing that the personal estate of said deceased is insufficient by the sum of \$400 for the payment of the debts against said estate and expenses of administration, and that a further time of one year from the 4th day of November next is necessary to close the settlement of said estate and requests an examination and allowance of his account and license to sell all the real estate as a part cannot be sold without injury to the whole, and further time of one year as aforesaid.

Therefore, You are notified to appear at a session of the Probate Court to be holden at Irasburgh, on the 2d Wednesday of November next and give bonds for the payment of the debts or show cause why the Administrator's account should not be allowed, License granted and the time extended as aforesaid. And this order shall be published three weeks successively in the Caledonian, before the day of hearing.

Given under my hand at the Probate Office at Irasburgh, this 12th day of October, A. D. 1843.

325w3 GEO. NYE, Judge.

## STATE OF VERMONT.

By the Honorable S. B. MATTOCKS, Esq. Judge of the Probate Court within and for said District—To all concerned in the Estate of JEAN MILLER, late of Ryegate, in the County of Caledonia and State of Vermont, deceased—

GREETING.

WHEREAS GEORGE COWLES, Administrator of the Estate of said deceased, has suggested to said Judge, that he proposes to render the first account of his administration on said Estate, at the Probate Court next to be holden at the Probate Office in Danville in said District, on the 23rd of November next—Therefore, you are hereby cited to appear at said Probate Court, and show cause, if any you have, why the said account should not be allowed.

Dated at Danville, in said District, this 9th day of October, Anno Domini one thousand eight hundred and forty three.

By order of the Judge, H. W. PALMER, Prob. Register. 324w3

## FARM, for Sale.

THE subscriber offers for sale his farm situated on the Passumpsic River Road half a mile north of the Centre Village, St. Johnsbury, containing 112 ACRES OF FIRST RATE LAND. It cuts from 30 to 40 tons of hay, has upon it a fine sugar orchard with a house and kettles set for boiling the sap. The buildings are good and convenient. There is a never failing spring of good water near by that is brought to the house and barns. As there are two dwelling houses on the place it could be conveniently divided into two small farms if desired.

Terms to suit the times, and possession given the first of April next.

L. M. BILLINGS.

St. Johnsbury Centre, July 12, 1843. 311tf

## STATE OF VERMONT.

ORLEANS COUNTY, SS.

IN CHANCERY—Fourth Circuit.

George Mory, vs. Brigham Pike, John Fry, Jr. John Fry, Chauncey Fry, Salmon Wires, Henry M. Holbrook, Joseph H. Bowman, Henry Carter, J. F. Holbrook, Freeman Stowe, J. C. Dodge, Lorenzo S. Cragin, Stephen H. Cleveland, Enoch Patterson, Jr. Isaiah Atkins, Daniel P. Stedman, Henry Atkins, Nathan Viles, Orr N. Town and Edward Brinley.

WHEREAS George Mory, of Boston, in the County of Suffolk, and State of Massachusetts, Assignee of the estate, debts, goods and effects which were of James Read, of said Boston, and Horace Hall, of Charleston, in the County of Sullivan and State of New Hampshire, late partners in trade, at said Boston, under the firm and style of James Reed & Co., Bankrupts, according to the laws concerning Bankruptcy, has filed his bill of complaint stating in substance that Brigham Pike, of Derby in the County of Orleans and State of Vermont, and John Fry Jr of Concord, in the County of Essex and State of Vermont, partners in trade under the firm and style of Pike & Fry on the 12th day of May, A. D. 1841, were indebted to said Read and Hall in the sum of \$1868, specified in three promissory notes the first dated 29th day of April, 1835, for the sum of \$798 43, the second dated the 11th day of November, 1835, for the sum of \$472 29—the third dated 27th day of October, 1836, for the sum of \$586 68, all of said notes made payable to said James Read & Co. with interest after six months from date, there then being due on said notes the sum of \$1868—and in order to secure the payment thereof on said 12th day of May 1841—said Pike and Fry by deed of bargain and sale of that date conveyed to said Read and Hall the following described land lying and being in Charleston in the county of Orleans and State of Vermont, to wit: the whole of the farm land and buildings that Silas Gaskill lived on and occupied in the fore part of the year 1838, and sold and conveyed the same land and premises to one Nehemiah S. Gilman and for a more particular description thereof said land is all of Lot No. 75 of the first division of the right of Charles Jenkins except 10 acres owned and occupied by Calvin Duntun, and except 26 acres and one half acre owned and occupied by Artemas H. Cushman. And that on said 12th day of May 1841, said Brigham Pike in order further to secure the payment of said sum of \$1868, by his deed of bargain and sale of that date conveyed to said Read and Hall the following described land in Brighton in said county of Essex, to wit: lot No. 65 of the right of Nicholas Power. Also the following piece of land lying and being in said town of Charleston, to wit: lot No. 36 in the second division of the right of Anthony Randall except 34 acres deeded by Silas Gaskill to Jedediah Skinner and recorded in Book D, page 385 of the records of lands in said Charleston, that the said John Fry, Jr. since the execution of the above mortgage deeds to said Read and Hall has conveyed that part of the above described premises that is drawn and laid to said right of Charles Jenkins, being part of lot No. 75 in the first division of lands in said town of Charleston to John Fry and Chauncey Fry of said Concord; by deed dated 12th of July 1841

Also that said Brigham Pike has conveyed an undivided half of the above described premises last above mentioned and the whole of lot No. 36, in the second division of Anthony Randall, except thirty four acres to Salmon Wires of Johnson in the county of Lamoille and state of Vermont trustee for Henry M. Holbrook, Joseph H. Bowman, Henry Carter, J. F. Holbrook, Freeman Stowe, J. C. Dodge, Lorenzo S. Cragin, Stephen H. Cleveland, Enoch Patterson, Jr. Isaiah Atkins, Daniel P. Stedman, Henry Atkins, Nathan Viles, Orr N. Town, and Edward Brinley, all of said Boston, to secure the payment of certain notes, executed by said Pike, to the above named persons, residing in said Boston, and further stating that he is the assignee of said Read and Hall, Bankrupts, and praying for the foreclosure of the Equity of redemption of the premises.

And whereas it appears, that said Henry Holbrook, Joseph M. Bowman, Henry Carter, J. F. Holbrook, Freeman Stowe, J. C. Dodge, Lorenzo S. Cragin, Stephen H. Cleveland, Enoch Patterson, Jr. Isaiah Atkins, Nathan Viles, Orr N. Town, and Edward Brinley reside out of this State so that subpoenas cannot be served on them—therefore in pursuance of the Revised Statutes chapter 24, section 60, notice is hereby given them and they are hereby required to appear before the Chancellor of the fourth judicial Circuit of the State of Vermont at the Court House in Guildhall in said County of Essex on the third Tuesday of December next, being the first day of the next stated term of the court of Chancery in said County and make answer to the bill of complaint aforesaid, and abide such order, direction and decree therein as to said Chancellor shall seem meet. And the complainant in said bill is directed to cause this order to be published three weeks successively in the Caledonian, printed at St. Johnsbury, in the County of Caledonia, in the State of Vermont, the last publication to be at least twenty days previous to the third Tuesday of December next.

Dated at Guildhall, in the County of Essex this 7th day of October, A. D. 1843.

ALLEN GOOLD, Clerk.

D. HIBBARD, JR. Solicitor. 324w3

## IMPORTANT REMEDY.

DR. ELDERKINS' EGYPTIAN BALSAM is warranted to cure the most severe cases of burns, also piles and fistula, in a few hours. The proprietor returns his thanks to the gentleman from whom he received a letter stating he had the piles for 16 years. In order to save expense in advertising certificates the price is made near cost, which is only 25 cents for small and 50 cents for large bottles. So all can use this very valuable discovery almost without cost. For worms either in grown persons or children its effects are certain, for sprains and weakness in the back or limbs, and rheumatism, it is guaranteed to cure, and supercede entirely the unpleasant use of all kinds of strengthening plasters, opodeldocs, liniments, &c. It gives strength to the muscles and tone to the nerves. It is a pleasant, desirable stimulant whether used internally or externally. One case of most excruciating and painful rheumatism was cured in three days. For caked or swollen breasts it never has failed to immediately relieve and is now for the first time at the request of others put up in this popular form, so that all can have the benefit of it. It is no nostrum. It can be had only of Dr. Leeds, wholesale Druggist, 128 Maiden Lane, New York, and is for sale by LUTHER JEWETT, St. Johnsbury, Dana, Weeks & Stanton, Danville, and E. Perry, Cabot.

312y1

## PORTER &amp; ROLFE,

IMPORTERS OF

Crockery, Stone and China

Ware;

Wholesale and Retail Dealers in

Hard Ware, Paints, Oils and Varnish;

Iron and Steel; Stoves, Fire Frames and Furnels;

Nails and Glass, Sheet and Pig Lead, Zinc, Pumps,

Lead Pipe, Paper Hangings, Hollow Ware, Cast-

ings, Silver, Britannia and Glass Ware.

GEO. PORTER, CONCORD, N. H.

H. M. ROLFE, 315m3

## S. H. STARBIRD,

TAILOR—LOWER WATERFORD.

NEW YORK and BOSTON Fashions regular-

ly received and all work done warranted to fit.

July 27, 1843. 313m3

## Fall and Winter Goods.

THE subscribers have the pleasure of informing their customers and the inhabitants of St. Johnsbury and vicinity generally, that they have just received a very extensive assortment of

## GOODS!

adapted to the season, which they shall be happy to exhibit for the inspection of those wishing to purchase. We feel great confidence that Ladies and Gentlemen wishing to purchase articles of apparel for themselves or their families, will find articles in our assortment which will please them, and at prices which will be perfectly satisfactory.

Silk warp Alpaca; Colton warp, ditto.

Silk warp Indiana Cloth;

Paramatta;

Alpines;

Figured Lustre;

Orleans Cloth;

Silk warp Camelotteen;

Chusan, Craps De Lane, Muslin De Lane;

RICH CALICOES; and many other kinds of

Goods for Ladies Cloaks and Dresses.

Fringes; Gimping; Variegated and black St. Cord, and other articles of trimmings. A rich assortment of Velvet and other styles of Bonnet, Neck and Cap Ribbons. Silk Velvet and other kinds of Ladies Cravats. Gloves, Mitts, &c. &c. A great variety of goods for children's wear.

E. JEWETT, & Co.

St. Johnsbury Plain, Oct. 2, 1843. 322 tf.

## Buffalo Robes.

2 Bales Buffalo Robes for sale, at low prices, by

E. JEWETT & Co.

VEGETABLE PULMONARY